IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

KAREN TESTERMAN, ET AL.

PETITIONER(S),

v.

Case No. 1:24-cv-00020-LM-AJ

NH SECRETARY OF STATE, ET AL,

RESPONDENT(S).

PETITIONERS' NOTICE OF NO OBJECTION TO WITHDRAWAL OF COUNSEL

NOW COMES Republican primary voters <u>Karen Testerman</u> and NH state Representative <u>David Testerman</u>, (the "Petitioners"), as they give notice that they do not intend to object to the withdrawal of defendant's counsel, Cleveland, Waters and Bass, P.A., in this matter.

Respectfully Submitted,

DAVID TESTERMAN, N.H. State Representative, Merrimack County District 03

Dated: April 17, 2024

David Testerman, pro se

Dave@sanbornhall.net
9 Stone Avenue

Franklin, New Hampshire 03235

(603) 320-9524

Dated: April 17, 2024

KAREN TESTERMAN, both individually and as former New Hampshire Merrimack County Republican Committee (MCRC) Chair

By: \angle

Karen Testerman, pro se

karen@karentesterman.com

9 Stone Avenue

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(603) 934-7111

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was sent by electronic means to:

David Scanlan, Respondent Secretary of State ATTENTION: Brendan Avery O'Donnell Election Law Unit Chief New Hampshire Department of Justice 1 Granite Place, Concord, NH 03301 brendan.a.odonnell@doj.nh.gov

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Chris Ager, Co-Respondent Chairman, New Hampshire Republican State Committee ATTENTION: Attorney Bryan K. Gould c/o CLEVELAND, WATERS, AND BASS, P.A. 2 Capitol Plaza Concord, NH 03302-1137

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Dated: April 17, 2024

Karen Testerman, pro se